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5		The Honorable Ricardo S. Martinez
6	IN THE UNITED STATES DISTRICT COURT	
7	FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
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9	WASHINGTON STATE ASSOCIATION OF HEAD	
10	START AND EARLY CHILDHOOD ASSISTANCE	
11	AND EDUCATION PROGRAM, ILLINOIS HEAD START ASSOCIATION, PENNSYLVANIA HEAD	
12	START ASSOCIATION, WISCONSIN HEAD	
13	START ASSOCIATION, FAMILY FORWARD OREGON, and PARENT VOICES OAKLAND,	
14		
15	Plaintiffs,	Case No. 2:25-cv-00781-RSM
16	V.	Case No. 2.25-cv-00/81-RSW
17		NOTICE OF SUPPLEMENTAL
18	ROBERT F. KENNEDY, JR., in his official capacity as Secretary of Health and Human Services; U.S.	AUTHORITY
19	DEPARTMENT OF HEALTH AND HUMAN	
20	SERVICES; ANDREW GRADISON, in his official capacity as Acting Assistant Secretary of the	
21	Administration for Children and Families;	
	ADMINISTRATION FOR CHILDREN AND	
22	FAMILIES; OFFICE OF HEAD START; and TALA HOOBAN, in her official capacity as Acting	
23	Director of the Office of Head Start,	
24	Defendants.	
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	NOTICE OF SUPPLEMENTAL AUTHORITY - 1 2:25-CV-00781-RSM	A.C.L.U. OF WASHINGTON PO BOX 2728 SEATTLE, WA 98111-2728

Pursuant to Local Rule 7(n), Plaintiffs write to notify the Court of supplemental authority 1 2 relevant to their pending Motion for a Preliminary Injunction, ECF No. 37. 3 On July 1, 2025, the U.S. District Court for the District of Rhode Island granted the 4 plaintiffs' request for a motion for a preliminary injunction in New York v. Kennedy, No. 25-CV-5 196-MRD-PAS, ECF 73, 2025 WL 1803260 (D.R.I. July 1, 2025), which challenged the 6 "terminations and agency restructuring" announced by the U.S. Department of Health and 7 Human Services on March 27, including at "specifically . . . the Office of Head Start and the 8 Head Start employees in Regional Offices " *Id.* at *3. 9 The decision is attached to this filing. 10 Dated: July 3, 2025 11 Respectfully submitted, 12 Ming-Qi Chu (pro hac vice) 13 By: /s/ La Rond Baker Jennesa Calvo-Friedman (pro hac La Rond Baker (WSBA No. 43610) 14 vice) Brent Low (WSBA No. 61795) Linda S. Morris* (pro hac vice) David Montes (WSBA No. 45205) 15 *admitted in State of Maryland AMERICAN CIVIL LIBERTIES Sania Chandrani UNION OF WASHINGTON 16 AMERICAN CIVIL LIBERTIES P.O. BOX 2728 UNION FOUNDATION 17 Seattle, Washington 98111-2728 125 Broad Street, 18th Floor Tel: (206) 624-2184 New York, NY 10004 18 baker@aclu-wa.org Tel: (212) 549-2500 19 mchu@aclu.org Kevin M. Fee (pro hac vice) 20 Allison Siebeneck (pro hac vice) Michelle Fraling (pro hac vice) ROGER BALDWIN FOUNDATION OF AMERICAN CIVIL LIBERTIES 21 ACLU, INC. UNION FOUNDATION 150 N. Michigan Ave, Suite 600 915 15th Street NW, 6th Floor 22 Chicago, IL 60601 Washington DC, 20005 Tel: (312) 201-9740 23 Tel: (917) 710-3245 kfee@aclu-il.org michelle.fraling@aclu.org 24 Lindsay Nako (pro hac vice) Laboni A. Hoq (pro hac vice) 25 Lori Rifkin (pro hac vice) **HOQ LAW APC** Fawn Rajbhandari-Korr (pro hac vice) 26 AMERICAN CIVIL LIBERTIES Meredith Dixon (pro hac vice) UNION FOUNDATION 27

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